## UNITED STATES BANKRUPTCY COURT WESTERN DISTRICT OF TEXAS EL PASO DIVISION

IN RE:	CASE NO. 08-30881-LMC
JOE MONGE, and	CASE NO. 08-30881-LIVIC
ROSANA MONGE,	CHAPTER 11
Debtors.	

MOTION TO AUTHORIZE THE DEBTORS TO MAINTAIN AND USE THEIR PRE-PETITION BANK ACCOUNT AT FIRST LIGHT FEDERAL CREDIT UNION - FORT BLISS ON NEGATIVE NOTICE

THIS PLEADING REQUESTS RELIEF WHICH MAY BE ADVERSE TO YOUR INTEREST.

IF NO TIMELY RESPONSE IS FILED WITHIN TWENTY (20) DAYS FROM THE DATE OF SERVICE, THE RELIEF REQUESTED HEREIN MAY BE GRANTED WITHOUT A HEARING BEING HELD.

A TIMELY FILED RESPONSE IS NECESSARY FOR A HEARING TO BE HELD.

## TO THE HONORABLE LEIF M. CLARK, UNITED STATES BANKRUPTCY JUDGE:

NOW COMES Joe Monge and Rosana Monge, Debtors in the above entitled and numbered case by and through Sidney J. Diamond of Sidney Diamond, P.C, their attorney of record and files this Motion to Authorize the Debtor To Maintain and Use Their Pre-Petition Bank Account at First Light Federal Credit Union - Fort Bliss on Negative Notice, and would respectfully show the Court the following:

- 1. The Debtors filed a Petition For Relief Under Chapter 11 of Title 11, United States Code on April 27, 2009. The Debtors remain in possession of their property and are operating their business.
- 2. The Debtors have maintained their bank account at First Light Federal Credit Union-Fort Bliss for over 30 years. Debtors are both federal government employees and their paychecks

MOTION TO AUTHORIZE THE DEBTORS TO MAINTAIN AND USE THEIR PREPETITION BANK ACCOUNT AT FIRST LIGHT FEDERAL CREDIT UNION, Page 1 G:\BankruptcyPRO\Monge, Joe Jesse Monge, Rosana Elena\090507 Motion Authorizing The Use Of Non Designated Depository First Light.wpd

are direct deposited at the bank account at First Light Federal Credit Union. It is in the best interest

of the Debtors that they maintain their present bank account at Wells Fargo Bank in order to avoid

disrupting their banking process.

3. First Light Federal Credit Union - Fort Bliss is an institution whose deposits are

covered by federal insurance currently up to \$250,000.00. The money on deposit in all accounts of

the Debtor-in-Possession will never approach \$250,000.00 which is the prevailing federally-insured

limit.

4. The Debtor- in- Possession request that they be allowed to continue to use their bank

account at First Light Federal Credit Union.

5. The Debtors will notify First Light Federal Credit Union to change the style of the

checking account to Debtor-in-Possession, Case No. 09-30881-LMC and will clearly imprint on

each form the case number and "Debtor-in-Possession. The Debtors will close all other pre-petition

accounts.

6. The Debtors will provide to the Office of the U.S. Trustee the location and account

number of any additional Debtor-in-Possession accounts opened by the Debtors. The Debtors will

provide to the United States Trustee a reconciliation for their checking account at First Light Federal

Credit Union - Fort Bliss, including copies of bank statements and lists of outstanding checks with

dates, payees and amounts and attach a copy of the monthly bank statement at First Light Federal

Credit Union - Fort Bliss to their monthly operating reports.

Wherefore the Debtors Pray:

1. That the Court authorize the Debtors to maintain and use their pre-petition bank

account at First Light Federal Credit Union - Fort Bliss; and

2. For such other and relief as they Debtors may show themselves to be entitled.

DATED: May 22, 2009.

MOTION TO AUTHORIZE THE DEBTORS TO MAINTAIN AND USE THEIR PREPETITION BANK ACCOUNT AT FIRST LIGHT FEDERAL CREDIT UNION, Page 2 G:\BankruptcyPRO\Monge, Joe Jesse Monge, Rosana Elena\090507 Motion Authorizing The Use Of Non Designated Depository First Light.wpd

# Respectfully submitted,

### SIDNEY DIAMOND, P.C.

By: /s/ Sidney J. Diamond

Sidney J. Diamond Attorney For Debtor Texas Bar Card No.: 5803000 3800 N. Mesa, Suite C-4 El Paso, Texas 79902 915-532-3327 Voice 915-532-3355 Fax

Sidney@sidneydiamond.com Email

### **CERTIFICATE OF SERVICE**

I, Sidney J. Diamond, do hereby certify that on May 22, 2009, a true and correct copy of the foregoing Motion To Authorize the Debtors to Maintain and Use Their Pre-Petition Bank Account at First Light Federal Credit Union - Fort Bliss on Negative Notice, by depositing the same in the United States Mail, properly addressed and postage prepaid, or by fax or email as noted, to the following parties:

#### **DEBTORS:**

## Joe and Rosana Monge 51 Sierra Crest Drive El Paso, Texas 79902

### **AFFECTED PARTY:**

First Light Federal Credit Union - Ft. Bliss 1741 Marshall El Paso, TX 79906

## <u>PARTIES IN INTEREST</u> PREVIOUSLY REQUESTING NOTICE:

City of El Paso c/o David G. Aelvoet 711 Navarro, Suite 300 San Antonio, TX 78205 El Paso Area Teachers FCU c/o Carlos Miranda II, PC 5915 Silver Springs Dr., Bldg. 3A El Paso, TX 79912

Ascension Capital Group/ONYX Acceptance Corp. Capital One Bank PO Box 20137 Arlington, TX 76006

#### **UNITED STATES TRUSTEE:**

Office of the U.S. Trustee P.O. Box 1539 San Antonio, TX 78295-1539

> /s/ Sidney J. Diamond Sidney J. Diamond

MOTION TO AUTHORIZE THE DEBTORS TO MAINTAIN AND USE THEIR PRE-PETITION BANK ACCOUNT AT FIRST LIGHT FEDERAL CREDIT UNION, Page 3 G:\BankruptcyPRO\Monge, Joe Jesse Monge, Rosana Elena\090507 Motion Authorizing The Use Of Non Designated Depository First